IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF NEW YORK

| UNITED STATES OF AMERICA |) Criminal No. 1:24-CR-392 (MAD) |
|--------------------------|---|
| V. |)) STIPULATION AND ORDER) FOR CONTINUANCE |
| KRIS ROGLIERI, |)) |
| Defendant. | ,)) |

Matthew E. Trainor and Jeremy B. Sporn, attorneys for Kris Roglieri, having moved for a continuance of 90 days within which the parties may complete discovery, file motions and prepare for trial in the above-captioned action, and Carla B. Freedman, United States Attorney for the Northern District of New York, Assistant U.S. Attorneys Joshua R. Rosenthal and Michael Barnett appearing, having consented to the continuance and proposed the exclusion of the 90-day period of continuance under the Speedy Trial Act, the parties hereby stipulate and agree as follows:

- 1) The prior proceedings in this case occurred as follows:
 - a) Date of complaint: May 28, 2024
 - b) Date of initial appearance: May 31, 2024
 - c) Date of indictment: September 19, 2024
 - d) Date of arraignment: Waived on September 30, 2024
 - e) Defendant custody status: Detained.
 - i) Date United States moved for detention: May 31, 2024
 - ii) Date of detention hearing: June 3, 2024
 - iii) Date detention decision issued: June 3, 2024
- 2) The Court previously ordered the following exclusions under the Speedy Trial Act:

Pre-Indictment

- a) June 12, 2024 through August 9, 2024. Dkt. # 15.
- b) August 6, 2024 through September 6, 2024. Dkt. # 34.

Post-Indictment

- a) None
- 3) Kris Roglieri has requested the continuance based on the following facts and circumstances: The allegations in the indictment and the scope of the government's investigation involve complex factual and legal issues, including a substantial number of alleged victims of the conduct subject of the government's investigation. The defendant and his companies are involved in several civil and bankruptcy litigations concerning the same or similar subject matter. The government has produced voluminous pre-indictment discovery to defense counsel and will produce voluminous additional discovery pursuant to the Court's pretrial scheduling order. Dkt. # 43.
- 4) The parties stipulate and agree that the ends of justice served by granting this continuance outweigh the best interests of the public and the defendant in a speedy trial because the case is so complex due to the nature of the prosecution that it is unreasonable to expect adequate preparation for pretrial proceedings or for the trial itself within the default time limits established by the Speedy Trial Act. *See* 18 U.S.C. § 3161(h)(7)(B)(ii). Alternatively, the delay is necessary to allow the parties the reasonable time necessary for effective preparation, taking into account the exercise of due diligence. *See* 18 U.S.C. § 3161(h)(7)(B)(iv).
- The parties stipulate and agree that a period of 90 days from the date of the signing of this Order shall be excludable under the Speedy Trial Act pursuant to 18 U.S.C. § 3161(h)(7)(A) and (h)(7)(B)(ii), (iv).

The undersigned attorneys affirm under penalty of perjury the accuracy of the facts set forth above and apply for and consent to the proposed order set forth below.

Dated: October 2, 2024 CARLA B. FREEDMAN United States Attorney

By:

Joshua R. Rosenthal Michael Barnett

Assistant United States Attorneys Bar Roll Nos. 700730 & 519140

Matthew E. Trainor Jeremy B. Sporn

Attorneys for Kris Roglieri Bar Roll Nos. 105643 & 704243